EXHIBIT C

UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT

Thurgood Marshall United States Courthou	es Court of Appeals for the Second Circuit, held at the use, 40 Foley Square, in the City of New York, on the and and twenty two ,
Glander International Bunkering, et al, v. M/V Teresa, et al	STIPULATION Docket Number: 22-392
The undersigned counsel for the parti-	ies stipulate that the above-captioned case is withdrawn torneys' fees pursuant to FRAP 42(b).
Date: 4/12/2022	Attorney for Appellant
	John G. Kissane, Watson Farley & Williams LLP Print Name and Firm
Date: 4/12/2022	Attorney for Appellee
	Patrick F. Lennon, Lennon Murphy & Phillips, LLO

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

LAMDA SOLUTIONS CORP.,

Plaintiff,

STIPULATION OF DISMISSAL WITH PREJUDICE

Case No. 1:21-cv-02259-GHW

HSBC BANK USA, N.A.,

٧.

Defendant.

IT IS HEREBY STIPULATED AND AGREED, in accordance with Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, that this action is dismissed with prejudice and without costs or attorneys' fees.

Dated: New York, New York

January <u>13</u>, 2022

BALESTRIERE FARIELLO

Matthew W. Schmidt

Attorneys for Plaintiff

Lamda Solutions Corp.

225 Broadway, 29th Floor

New York, New York 10007

Telephone No. (212) 374-5421

matthew.schmidt@balestrierefariello.com

and

By: _

Dated: Buffalo, New York January <u>13</u>, 2022

PHILLIPS LYTLE LLP

By: s/ Preston L. Zarlock

Preston L. Zarlock Joshua S. Glasgow Attorneys for Defendant

HSBC Bank USA, N.A.

One Canalside 125 Main Street

Buffalo, New York 14203-2887

Telephone No. (716) 847-8400

pzarlock@phillipslytle.com jglasgow@phillipslytle.com Dated: New York, New York January 13, 2022

RUDDY GREGORY, PLLC

By: _

Gregory Stuart Smith

Attorneys for Plaintiff Lamda Solutions Corp. 1225 15th Street NW Washington, D.C. 20005 Telephone No. (202) 460-3381 gsmith@ruddylaw.com

Doc #10150160

UNITED STATES DISTRICT COUI SOUTHERN DISTRICT OF NEW Y	USDC SDNY DOCUMENT ELECTRONICALLY DOC #:	Y FILED	
LAMDA SOLUTIONS CORP.,	: :	DATE FILED: 1/5/	2022
-against- HSBC BANK USA, N.A.,	Plaintiff,	1:21-cv-2259-GHW <u>ORDER</u>	
	Defendant.: : X		
	2.1		

GREGORY H. WOODS, United States District Judge:

By letter dated January 4, 2022, the parties have informed the Court that this case has settled. Dkt. No. 48. Accordingly, it is hereby ORDERED that this action be conditionally discontinued without prejudice and without costs; provided, however, that within thirty (30) days of the date of this Order, the parties may submit to the Court their own Stipulation of Settlement and Dismissal.¹ Otherwise, within such time Plaintiff may apply by letter for restoration of the action to the active calendar of this Court in the event that the settlement is not consummated. Upon such application for reinstatement, the parties shall continue to be subject to the Court's jurisdiction, the Court shall promptly reinstate the action to its active docket, and the parties shall be directed to appear before the Court, without the necessity of additional process, on a date within ten (10) days of the application, to schedule remaining pretrial proceedings and/or dispositive motions, as appropriate. This Order shall be deemed a final discontinuance of the action with prejudice in the event that Plaintiff has not requested restoration of the case to the active calendar within such 30-day period.

The Clerk of Court is further directed to terminate all pending motions, adjourn all

¹ As explained in Rule 4(E) of the Court's Individual Rules of Practice in Civil Cases, the Court will not retain jurisdiction to enforce confidential settlement agreements. If the parties wish that the Court retain jurisdiction to enforce the agreement, the parties must place the terms of their settlement agreement on the public record.

remaining dates, and to close this case.

SO ORDERED.

Dated: January 5, 2022

New York, New York

GREGORY B. WOODS

United States District Judge

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

Jenny Lapushner,

Court File No. 20-cv-00572 ADM/TNL

Plaintiff,

v.

ORDER FOR DISMISSAL WITH PREJUDICE

Admedus Ltd. and Admedus Corporation,

Defendants.

Based upon the Stipulation between the Plaintiff Jenny Lapushner and Defendants Admedus Ltd. And Admedus Corporation [ECF Doc. No. 115], IT IS HEREBY ORDERED that this matter be DISMISSED WITH PREJUDICE as to all parties, on the merits, and without ordering any costs, attorneys' fees or disbursements payable to any of the parties herein.

LET JUDGMENT BE ENTERED ACCORDINGLY.

BY THE COURT:

s/Ann D. Montgomery
ANN D. MONTGOMERY
U.S. DISTRICT COURT

Dated: May 18, 2021

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	x			
WILHELMINA NICOMEDEZ,	Plaintiff,	STIPULATION AND ORDER OF DISMISSAL		
-against-		19-CV-4470 (RRM) (PK)		
CITY OF NEW YORK, a municipal entity, NYS TROOPER THADDEUS WROBLEWSKI, NYPD DETECTIVE JOHN PETZOLT, NYPD PO ATKINSON, NYPD PO RIVAS, SERGEANT GERALD LACLAIR, NYPD SUPERVISING OFFICERS RICHARD ROE 1-5,				
	Defendants.			
	X			

WHEREAS, the parties have reached a settlement agreement and now desire to resolve the remaining issues raised in this litigation, without further proceedings and without admitting any fault or liability;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, that

1. The above-referenced action is hereby dismissed with prejudice; and

[Continued on Next Page]

2. Notwithstanding the dismissal of this action in accordance with this agreement, the District Court shall continue to retain jurisdiction over this action for the purpose of enforcing the terms of the settlement agreement reached between the parties and set forth in the Stipulation of Settlement executed by the parties in this matter.

By:

Dated: New York, New York

March 19, , 2021

BALESTRIERE FARIELLO Attorneys for Plaintiff 225 Broadway, 29th Floor New York, NY 10007 (212) 374-5401

By:

John G Balestriere
Attorney for Plaintiff

JAMES E. JOHNSON

Corporation Counsel of the City of New York

Attorney for Defendants City of New York, Petzolt, Atkinson, LaClair and Rivas

100 Church Start Floor

New York 10007

Richard Bahrenburg

Assistant Corporation Counsel

JEFFREY P. MANS, ESQ.

Attorney for Defindant Wroblewski

Jeffrey P/Mans

SO ORDERED:

s/Roslynn R. Mauskopf

HON. ROSL YNNR. MAUSKOPF UNITED STATES DISTRICT JUDGE

Dated: Warch 23 , 2021

John G. Balestriere Matthew W. Schmidt

Roberto Cuan (Atty ID: 035821999)

BALESTRIERE FARIELLO

225 Broadway, 29th Floor

New York, New York 10007

Telephone: (212) 374-5401 Facsimile: (212) 208-2613

john.balestriere@balestrierefariello.com matthew.schmidt@balestrierefariello.com roberto.cuan@balestrierefariello.com *Attorneys for Plaintiff and the Class*

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

DOYLE C. STONE, individually, and for all others similarly situated,

Plaintiff,

-against-

PRUDENTIAL FINANCIAL, INC., PRUCO LIFE INSURANCE COMPANY,

Defendants.

Case No.: 2:21-cv-14610 (SDW)(ESK)

NOTICE OF VOLUNTARY DISMISSAL WITH PREJUDICE PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 41(a)

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Plaintiff Doyle C. Stone, by and through his undersigned counsel, hereby voluntarily dismisses this action in its entirety with prejudice.

Dated: New York, New York January 10, 2022 Respectfully submitted,

SO ORDERED.

Hon. Susan D. Wigenton United States District Judge Dated: January 13, 2022 By: /s/ Roberto Cuan

John G. Balestriere* Matthew W. Schmidt

Roberto Cuan (Atty ID: 035821999)

BALESTRIERE FARIELLO

225 Broadway, 29th Floor New York, New York 10007

Telephone: (212) 374-5401 Facsimile: (212) 208-2613

john.balestriere@balestrierefariello.com matthew.schmidt@balestrierefariello.com robert.cuan@balestrierefariello.com Attorneys for Plaintiff and the Class *Pro hac vice application forthcoming John G. Balestriere Matthew W. Schmidt

BALESTRIERE FARIELLO

225 Broadway, 29th Floor New York, New York 10007 Telephone: (212) 374-5401 Facsimile: (212) 208-2613

john.balestriere@balestrierefariello.com matthew.schmidt@balestrierefariello.com *Attorneys for Plaintiffs*

Andrew B. Bowman
LAW OFFICES OF ANDREW B. BOWMAN

1804 Post Road East Westport, Connecticut 06880 Telephone: (202) 259-0599 andrew@andrewbowmanlaw.com Attorney for Plaintiffs

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF CONNECTICUT

SIERRA STUBBS and GAVIN JACKSON,

Plaintiffs,

- against -

YALE UNIVERSITY,

Defendant.

Case No. 3:21-cv-01525

JOINT STIPULATION OF DISMISSAL PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 41

IT IS HEREBY STIPULATED AND AGREED, that Plaintiffs Sierra Stubbs ("Stubbs") and Gavin Jackson ("Jackson") by their attorneys, Balestriere Fariello, and Defendant Yale University ("Yale") by its attorneys, Wiggin and Dana LLP, hereby

stipulate that Plaintiffs, hereby dismiss, with prejudice, all counts in the above-referenced action in accordance with Fed. R. Civ. P. 41(a)(1)(A)(ii). The dismissal shall be effective upon filing of this joint stipulation.

Respectfully submitted,

By: /s/ Jonathan M. Freiman

Jonathan M. Freiman (ct24248)
Paul A. Tuchmann (ct8018)
Wiggin and Dana LLP
One Century Tower
265 Church Street
PO Box 1832
New Haven, CT 06508-1832
jfreiman@wiggin.com

Tel.: (203) 498-4400 Fax: (203) 782-2889 Counsel for Defendant

ptuchmann@wiggin.com

Dated: New York, New York September 7, 2023

Andrew B. Bowman

LAW OFFICES OF ANDREW B. BOWMAN

1804 Post Road East Westport, Connecticut 06880 Telephone: (202) 259-0599 andrew@andrewbowmanlaw.com

John G. Balestriere Matthew W. Schmidt

BALESTRIERE FARIELLO

225 Broadway, 29th Floor New York, New York 10007 Telephone: (212) 374-5401 Facsimile: (212) 208-2613

john.balestriere@balestrierefariello.com matthew.schmidt@balestrierefariello.com

Attorneys for Plaintiffs

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NYSCEF DOC. NO. 44

INDEX NO. 651665/2024

RECEIVED NYSCEF: 08/16/2024

John G. Balestriere

BALESTRIERE FARIELLO

225 Broadway, 29th Floor

New York, New York 10007

Telephone: (212) 374-5401 Facsimile: (212) 208-2613

john.balestriere@balestrierefariello.com

Attorneys for Respondents

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

VINOO VARGHESE,

Petitioner,

For an Order Pursuant to Article 75 of the CPLR Vacating an Arbitration Award
-against-

BALESTRIERE FARIELLO, and JOHN G. BALESTRIERE

Respondents.

Index No. 651665/2024

STIPULATION OF DISCONTINUANCE WITH PREJUDICE

(Hon. Eric Schumacher, J.S.C.)

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, the attorneys of record for the parties, that whereas no party hereto is an infant or incompetent person for whom a committee has been appointed, or conservatee, and no person not a party has an interest in the subject matter of the action, that the above-entitled action be, and the same hereby is discontinued with prejudice against all parties without costs to either party as against the other. This stipulation may be filed without further notice with the Clerk of the Court.

FILED: NEW YORK COUNTY CLERK 08/16/2024 04:32 PM

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RECEIVED NYSCEF: 08/16/2024

IT IS FURTHER STIPULATED AND AGREED, that this stipulation may be executed in counterparts, and that a facsimile and/or photocopy of this stipulation is deemed as good and sufficient as the original.

Dennis J. Ring

By: s/Dennis J. Ring

Dennis J. Ring, Esq. Attorney for Petitioner 14829 Cross Island Pkwy Whitestone, NY 11357 Tel.: (718)-357-1040

BALESTRIERE FARIELLO and John G. Balestriere

By:

John G. Balestriere Attorneys for Respondents 225 Broadway, 29th Floor New York, New York 10007

Tel: (212) 374-5401

UNITED STATES COURT OF APPEALS



FOR THE NINTH CIRCUIT

FEB 1 2024

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

ROSANNE VRUGTMAN; et al.,

No. 23-55809

Plaintiffs-Appellants,

D.C. No. 5:20-cv-02352-JGB-SP Central District of California, Riverside

v.

ORDER

IT'S JUST LUNCH INTERNATIONAL, LLC; et al.,

Defendants-Appellees.

The parties' stipulated motion (Docket Entry No. 14) for voluntary dismissal is granted. This appeal is dismissed. *See* Fed. R. App. P. 42(b).

This order served on the district court acts as the mandate of this court.

FOR THE COURT:

MOLLY C. DWYER CLERK OF COURT